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1	This matter is currently scheduled for sentencing on February 23, 2007. The defendant,
2	as part of his plea agreement, agreed to provide assistance to the government in this matter in
3	exchange for a possible motion for a downward departure pursuant to U.S.S.G. § 5K1.1. The
4	defendant has been cooperating with the joint investigation by the United States Attorney's
5	Office here in the Northern District of California and the Fraud Section of the Criminal Division
6	in Washington D.C. Because his cooperation is on-going, the parties hereby stipulate and jointly
7	request that the sentencing be continued to September 7, 2007, or as soon thereafter as the Court
8	is available. Counsel for both parties will coordinate with the Probation Officer to ensure that
9	she has the materials necessary to prepare the Presentence Report.
10	SO STIPULATED.
11	KEVIN V. RYAN United States Attorney
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13	Dated: Dated:
14	KESLIE STEWART Assistant United States Attorney
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16	11 110.011
17	Dated: 1-9-07 JAN HANDZLIK
18	Attorney for Defendant
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20	
21	SO ORDERED.
22	Dated:
23	THE HON. SUSAN ILLSTON United States District Court
24	
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26 27	
2B	
	STIP. RE CONTINUANCE
	CR 06-0226-SI